

IN THE COUNTY COURT OF JACKSON COUNTY
JACKSON COUNTY, MISSISSIPPI

JEFFERY L. SIMONS and
AUDREY SIMONS

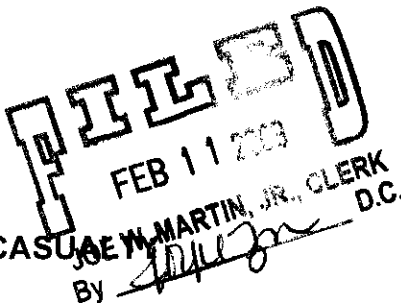
PLAINTIFFS

VS.

STATE FARM FIRE AND CASUALTY
COMPANY

CAUSE NO.: CO2008-21370

DEFENDANT



CERTIFICATE OF COUNTY COURT CLERK

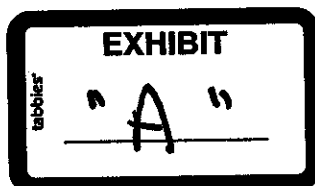
I hereby certify that the attached documents consisting of 15 pages represent any and all pleadings and papers filed in the office of the County Court of Jackson County, Mississippi, in the above referenced matter as of the date of this Certificate.

SO CERTIFIED, this the 11 day of February, 2009.

JOE W. MARTIN, JR.,
JACKSON COUNTY COURT CLERK

BY: Joe W Martin Jr
Deputy Clerk

(SEAL OF COURT)





MISSISSIPPI INSURANCE DEPARTMENT

501 N. WEST STREET, SUITE 1001
WOOLFOLK BUILDING
JACKSON, MISSISSIPPI 39201
www.doi.state.ms.us

MIKE CHANEY
Commissioner of Insurance
State Fire Marshal

MAILING ADDRESS
Post Office Box 79
Jackson, Mississippi 39205-0079
TELEPHONE: (601) 359-3569
FAX: (601) 359-2474
WATS: 1-800-562-2957 (Incoming - USA)

January 15, 2009

FILED
JAN 20 2009
JOE W. MARTIN, JR., CLERK
By *[Signature]* 1666-D

CERTIFIED MAIL
D. RETURN RECEIPT REQUESTED
7008 1830 0000 5262 4620

State Farm Fire and Casualty Company
c/o William E. Penna
1080 River Oaks Drive, Suite B-100
Flowood, MS 39232 7644

RE: NO. C02008-21370

Jeffery L. Simons and Audrey Simons vs State Farm Fire and Casualty Company in the County Court of Jackson County, Mississippi

Dear Sir/Madam:

Please find enclosed copy of summons, complaint, and accompanying pleadings, if any, which were served on this office on January 15, 2009, by First Class Mail.

It is requested that immediately upon your receipt of this letter you shall give written acknowledgment of your receipt of same to this office, which shall be in addition to the U. S. Postal Return Receipt which was given at time this article was delivered.

Sincerely,

MIKE CHANEY
COMMISSIONER OF INSURANCE

BY

Carol Parvin
Carol Parvin
Administrative Assistant and
Legal Process Clerk

MC/cp
Enclosures
pc: The Honorable Joe W. Martin ✓

IN THE COUNTY COURT OF JACKSON COUNTY, MISSISSIPPI

FILED

JEFFERY L. SIMONS and
AUDREY SIMONS

DEC 10 2008

PLAINTIFFS

versus

JOE W. MARTIN, JR. CLERK

BY *Joe W. Martin, Jr.*

ING. CO 2008-21370
1618-P

STATE FARM FIRE AND CASUALTY COMPANY

DEFENDANT

AMENDED COMPLAINT
(Jury Trial Demanded)

COMES NOW the Plaintiffs JEFFERY L. SIMONS and AUDREY SIMONS and files this their Complaint against the Defendant STATE FARM FIRE AND CASUALTY COMPANY, in support of which they would show as follows:

1. The Plaintiffs JEFFERY L. SIMONS and AUDREY SIMONS are adult resident citizens of the State of California, owning that real property situated within Jackson County, Mississippi, that is the subject of this litigation

2. The Defendant STATE FARM FIRE AND CASUALTY COMPANY is a corporation organized and existing under the laws of the State of Illinois, and it may be served with process in the manner prescribed by law.

3. This Court has jurisdiction over both the Parties and the matters at controversy herein, as the Plaintiffs specifically limit their monetary claims to Seventy-five Thousand Dollars (\$75,000) or less.

4. During all times relevant to this litigation, the Plaintiffs maintained insurance coverage with the Defendant on the following four (4) rental properties in Jackson County:

a. the residence and all appurtenances thereto situated at 6900 Gregory Drive, Biloxi, MS 39532, and insured through Policy Number 99-CR-5108 (also listed as Policy Number 24-CE-3915-8) issued by the Defendant; and

b. three (3) townhouse residences and all appurtenances thereto, being Units B2-1, B2-2 and B2-4, situated at 15300 Dismuke Avenue, Biloxi, MS 39532, and insured through Policy Number 99-CE-5131 issued by the Defendant.

5. Additionally, the Plaintiffs maintained flood insurance coverage on the three (3) townhouses referenced herein at Paragraph 4(b), with the flood insurance coverages being referenced in Policies 24-RC-2339-5, 24-RC-2340-7 and 24-RC-2341-9 issued by the Defendant.

6. On August 29, 2005, as a direct and proximate result of Hurricane Katrina, all four (4) of the Plaintiffs' insured properties suffered wind and hurricane related damages that were compensable under Policy Numbers 99-CR-5108 and 99-CE-5131.

7. Additionally, the three (3) townhouses referenced herein at Paragraph 4(b) sustained additional flood damage, which was compensable under the flood insurance coverage referenced in Policies 24-RC-2339-5, 24-RC-2340-7 and 24-RC-2341-9 issued by the Defendant.

8. The Plaintiffs did provide the Defendant with timely notice of his losses and claims, with the Defendant assigning Claim Number 24-Z446-029 to

the claim for damages sustained at 6900 Gregory Drive, and Claim Number 24-Z446-058 being assigned to the claim for damages sustained to the three (3) townhouses located at 15300 Dismukes Avenue.

9. Subsequent to the inspection and adjustment of the Plaintiffs' losses sustained to the foregoing properties, the Defendant advised the Plaintiffs during early October 2005 that flood damage to the here (3) townhouses was compensable under the flood insurance coverage provided in Policies 24-RC-2339-5, 24-RC-2340-7 and 24-RC-2341-9, however, the Defendant failed to fully compensate the Plaintiffs for their claims of wind damage to either the three (3) townhouses or the residence at 6900 Gregory Drive, or the contents therein, as referenced under the wind coverage in Policy Numbers 99-CR-5108 and 99-CE-5131, and that the Defendant's objection to paying the Plaintiffs for these compensable damages constituted a breach of the insurance contract by the Defendant, with said breach of contract occurring on or after October 3, 2005.

10. Further, the Plaintiffs assert that the Defendant did not fully compensate them for all loss of rent claims covered by all of the aforesaid policies, to-wit, Policies 24-RC-2339-5, 24-RC-2340-7, 24-RC-2341-9, 99-CR-5108 or 99-CE-5131, and that the Defendant's objection to paying the Plaintiffs for these compensable damages constituted a breach of the insurance contract by the Defendant, with said breach of contract occurring on or after October 3, 2005.

11. The Plaintiffs assert that the Defendant's determination that there was no or minimal wind damage to their three (3) townhouses referenced herein was erroneous, as the Defendant re-evaluated the claims of an adjoining townhouse owner (Mary Hargrove) and determined that the townhouses in this complex sustained substantial wind damage before the flood waters rose.

12. The Plaintiffs assert that, based upon the Defendant's flawed findings referenced in Paragraph 11, the Defendant was equally flawed in its determination that no wind or minimal damage was sustained by the residence at 6900 Gregory Drive, which is in near proximity to the townhouses referenced herein.

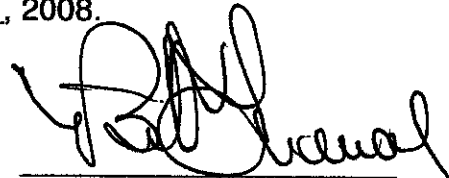
13. The Defendant has paid the Plaintiffs the following sums under the foregoing claims and insurance policies:

a.	Structure damage (4/11/2006)	\$6774.85
b.	Loss of rent (1/27/2006)	\$12,845
c.	Loss of rent (3/9/2006)	\$2569

14. By failing to pay the Plaintiffs' compensable claims for damage and losses under the foregoing claims and insurance policies, the Defendant did breach its insurance contracts on or after October 3, 2005, with the Plaintiffs hereby making demand for all damages resulting from the Defendant's breach of the afore-referenced insurance contract through its failure to pay the Plaintiffs' compensable claims.

WHEREFORE, PREMISES CONSIDERED, the Plaintiffs make claim against the Defendant for its breach of contract due to its failure to pay all compensable wind or related damages, loss of rents, and any other unpaid losses sustained to his properties as described herein and adjusted by the Defendant under Claim Numbers 24-Z446-741 and 24-Z446-739, or otherwise covered under Policies 24-RC-2339-5, 24-RC-2340-7, 24-RC-2341-9, 99-CR-5108 or 99-CE-5131.

This the 24th day of November, 2008.


BLEWETT W. THOMAS

Blewett William Thomas
MSB #8116
PO Box 7706
Gulfport, MS 39506
(228) 863-4800

CIVIL CASE DISPOSITION REPORT

IN THE COUNTY COURT OF JACKSON COUNTY, MISSISSIPPI
1ST JUDICIAL DISTRICT, CITY OF PASCAGOULA

DOCKET NO 2008-21370 DOCKET NO. IF FILED
30 PRIOR TO 1/1/94

FILE YR CHRONOLOGICAL NO CLERKS LOCAL ID

DISPOSITIVE OF ALL PARTIES? ☒ YES ☐ NO, Only the following Party(ies) _____

No, only the following Attorney(s) _____

Name

Bar No.

Enter Ruling Judge Bar No. 07314 Or Ruling Judge Name Honorable T. Larry Wilson

Date Of Disposition 12-1-08
Month Day Year

Action _____ Ruling on _____ Ex Parte _____ Temporary Hearing
Motion _____ Settlement Conference _____ Pre-Trial Conference
_____ Contempt/Modification _____ Discovery other than _____ Bench Trial
_____ Case Administration _____ Motion _____
_____ Jury Trial _____ Mediation Ordered _____

Damages Awarded: Compensatory: \$ _____ Punitive: _____

St Amount or Range Letter:

Range A: = \$1 - \$500 Range B: = \$501 - \$1,000 Range C: = \$1,001 - 10,000 Range D: = \$10,001 - 50,000 Range E: = \$50,001 - 100,000
Range F: = \$100,000 - 500,000 Range G: = \$500,000 - 1,000,000 Range H: = \$1,000,000+ Range O: = 0-

Method of Disposition:

<input type="checkbox"/> Default Judgment	<input type="checkbox"/> Final Judgment/Decree	<input type="checkbox"/> Bankruptcy Discharged
<input type="checkbox"/> Summary Judgment	<input type="checkbox"/> Judgment by Stipulation	<input type="checkbox"/> Estate Closed
<input type="checkbox"/> Dismissed without Prejudice	<input type="checkbox"/> Agreed Judgment	<input type="checkbox"/> Fiduciary Appointed
<input type="checkbox"/> Dismissed with Prejudice	<input type="checkbox"/> Orig. Judgment Modified	<input type="checkbox"/> Guardian/Conservatorship
<input type="checkbox"/> Dismissed, Lack of Prosec	<input type="checkbox"/> Vacating Previous Ruling	<input type="checkbox"/> Appointed
<input type="checkbox"/> Dismissed by Agreement	<input type="checkbox"/> New Trial Granted	<input type="checkbox"/> Protective Order (Check if
<input type="checkbox"/> Change of Venue	<input type="checkbox"/> Foreign Judgment Closed	<input type="checkbox"/> Domestic Violence)
<input type="checkbox"/> Transferred	<input type="checkbox"/> Satisfaction of Judgment	<input type="checkbox"/> Commitment
<input checked="" type="checkbox"/> Removed to Federal Court	<input type="checkbox"/> Drivers License Reins./Hard	<input type="checkbox"/> Garnishment issued
<input type="checkbox"/> Writ Issued	<input type="checkbox"/> Canceled	<input type="checkbox"/> Garnishment Abeyance Order
<input type="checkbox"/> Affirmed on Appeal	<input type="checkbox"/> Order Of Mediation	<input type="checkbox"/> Issued
<input type="checkbox"/> Not Entered Yet	<input type="checkbox"/> Other(List) <u>Dismissal Of</u>	<input type="checkbox"/> Garnishment Canceled:
		<input type="checkbox"/> Bankruptcy
		<input type="checkbox"/> Letters Rogatory
		<input type="checkbox"/> Case Consolidation

Was Child Support ordered in the disposition of the current matter? _____ Yes ☒ No

If "Yes" was checked, make sure that Child Support Information Sheet was completed and submitted with the Civil Case Filing Form.

IN THE COUNTY COURT OF JACKSON COUNTY, MISSISSIPPI

JEFFREY L. SIMONS and
AUDREY SIMONS

VERSUS

STATE FARM FIRE AND CASUALTY COMPANY

PLAINTIFF

CAUSE NO. 2008-21370

DEFENDANT

ORDER OF RECUSAL

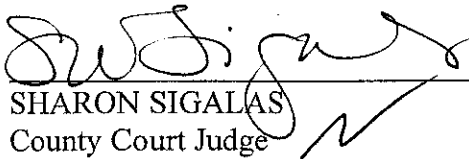
THIS MATTER is before the Court ex mero motu on consideration by the Court that a Special Judge be appointed to hear the proceedings in the above styled and numbered causes due to the fact that these judges or their family members had damages during the hurricane.

The Court, therefore, finds that the recusal is proper in light of the Code of Judicial Conduct and that they, T. Larry Wilson and Sharon Sigalas, shall recuse themselves from hearing this cause and would request the Court to appoint the Honorable James D. Bell to hear the above referenced cause, pursuant to appropriate Sections of the Mississippi Code of 1972, as Annotated and Amended.

IT IS THEREFORE ORDERED AND ADJUDGED that the undersigned County Court Judges hereby recuse themselves in the above styled and numbered cause.

SO ORDERED AND ADJUDGED, this the 19th day of November, 2008.


T. LARRY WILSON
County Court Judge


SHARON SIGALAS
County Court Judge

450

118 179 P

IN THE COUNTY COURT OF JACKSON COUNTY, MISSISSIPPI

JEFFERY L. SIMONS and
AUDREY SIMONS
VERSUS

CCY

PLAINTIFFS
NO. CO 2008-21370

STATE FARM FIRE AND CASUALTY COMPANY DEFENDANT

SUMMONS

THE STATE OF MISSISSIPPI

TO: STATE FARM FIRE AND CASUALTY COMPANY

NOTICE TO DEFENDANT

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

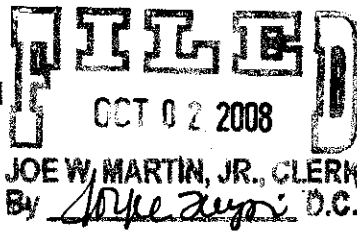
You are required to mail or hand deliver a copy of a written response to the Complaint to Blewett W. Thomas, the attorney for the Plaintiff, whose post office address is PO Box 7706, Gulfport, MS 39506. Your response must be mailed or delivered within (30) days from the date of delivery of this summons and complaint or a judgment by default will be entered against you for the money or other things demanded in the complaint. You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court, this 17 day of Nov, 2008.

Forrest Martin Jr
Forrest Martin Jr
Deputy Clerk

IN THE COUNTY COURT OF JACKSON COUNTY, MISSISSIPPI

JEFFERY L. SIMONS and
AUDREY SIMONS



PLAINTIFFS

versus

No. CO 2008-21370

STATE FARM FIRE AND CASUALTY COMPANY DEFENDANT

COMPLAINT
(Jury Trial Demanded)

COMES NOW the Plaintiffs JEFFERY L. SIMONS and AUDREY SIMONS and files this their Complaint against the Defendant STATE FARM FIRE AND CASUALTY COMPANY, in support of which they would show as follows:

1. The Plaintiffs JEFFERY L. SIMONS and AUDREY SIMONS are adult resident citizens of the State of California, owning that real property situated within Jackson County, Mississippi, that is the subject of this litigation
2. The Defendant STATE FARM FIRE AND CASUALTY COMPANY is a corporation organized and existing under the laws of the State of Illinois, and it may be served with process in the manner prescribed by law.
3. This Court has jurisdiction over both the Parties and the matters at controversy herein, as the Plaintiffs specifically limit their monetary claims to Seventy-five Thousand Dollars (\$75,000) or less.
4. During all times relevant to this litigation, the Plaintiffs maintained insurance coverage with the Defendant on the following four (4) rental properties in Jackson County:

a. the residence and all appurtenances thereto situated at 6900 Gregory Drive, Biloxi, MS 39532, and insured through Policy Number 99-CR-5108 (also listed as Policy Number 24-CE-3915-8) issued by the Defendant; and

b. three (3) townhouse residences and all appurtenances thereto, being Units B2-1, B2-2 and B2-4, situated at 15300 Dismuke Avenue, Biloxi, MS 39532, and insured through Policy Number 99-CE-5131 issued by the Defendant.

5. Additionally, the Plaintiffs maintained flood insurance coverage on the three (3) townhouses referenced herein at Paragraph 4(b), with the flood insurance coverages being referenced in Policies 24-RC-2339-5, 24-RC-2340-7 and 24-RC-2341-9 issued by the Defendant.

6. On August 29, 2005, as a direct and proximate result of Hurricane Katrina, all four (4) of the Plaintiffs' insured properties suffered wind and hurricane related damages that were compensable under Policy Numbers 99-CR-5108 and 99-CE-5131.

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10. Further, the Plaintiffs assert that the Defendant did not fully compensate them for all loss of rent claims covered by all of the aforesaid policies, to-wit, Policies 24-RC-2339-5, 24-RC-2340-7, 24-RC-2341-9, 99-CR-5108 or 99-CE-5131.

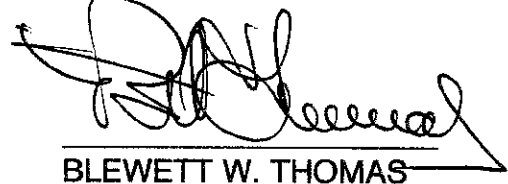
11. The Plaintiffs assert that the Defendant's determination that there was no or minimal wind damage to their three (3) townhouses referenced herein was erroneous, as the Defendant re-evaluated the claims of an adjoining townhouse owner (Mary Hargrove) and determined that the townhouses in this complex sustained substantial wind damage before the flood waters rose.

12. The Plaintiffs assert that, based upon the Defendant's flawed findings referenced in Paragraph 11, the Defendant was equally flawed in its

determination that no wind or minimal damage was sustained by the residence at 6900 Gregory Drive, which is in near proximity to the townhouses referenced herein.

WHEREFORE, PREMISES CONSIDERED, the Plaintiffs make claim against the Defendant for all uncompensated wind or related damages, loss of rents, and any other unpaid losses sustained to his properties as described herein and adjusted by the Defendant under Claim Numbers 24-Z446-741 and 24-Z446-739, or otherwise covered under Policies 24-RC-2339-5, 24-RC-2340-7, 24-RC-2341-9, 99-CR-5108 or 99-CE-5131.

This the 1st day of October, 2008.



BLEWETT W. THOMAS

Blewett William Thomas
MSB #8116
PO Box 7706
Gulfport, MS 39506
(228) 863-4800

COVER SHEET**Civil Case Filing Form**(To be completed by Attorney/Party
Prior to Filing of Pleading)Mississippi Supreme Court
Administrative Office of CourtsForm AOC/01
(Revised 5/11/2000)Court Identification
Docket Number

Case Year

Docket Number

3020

2008

21370

County # Judicial District Court ID (CH, CL, CC)

100208

Month Date Year

Local Docket ID

Case Number if filed prior to 1/1/94

This area to be completed by Clerk

Short Style of Case: In the County Court of Jackson County
Party Filing Initial Pleading: Type/Print Name Blewett Thayer MS Bar No. 8116Check (✓) if Not an Attorney Check (✓) if Pro Hac Vice Signature
Compensatory Damages Sought: \$75,000 Punitive Damages Sought: no
Is Child Support contemplated as an issue in this suit? Yes No If "yes" is checked, please submit a completed Child Support Information Sheet with Final Decree/Judgment

PLAINTIFF - PARTY(IES) INITIALLY BRINGING SUIT SHOULD BE ENTERED FIRST (FIRST NAME IN SHORT STYLE) - ENTER ADDITIONAL PLAINTIFFS ON SEPARATE FORM

Individual Shirley Last Name Shirley First Name Shirley Maiden Name, if Applicable W/SHIRLEY
Address of Plaintiff 1225 32nd Ave S, MS 39201
Check (✓) if Individual Plaintiff is acting in capacity as Executor(rix) or Administrator(rix) of an Estate, and enter style:
Estate of
Check (✓) if Individual Plaintiff is acting in capacity as Business Owner/Operator (d/b/a) or State Agency, and enter entity:
D/B/A / Agency
Business
Enter legal name of business, corporation, partnership, agency - If Corporation, indicate state where incorporated
Check (✓) if Business Plaintiff is filing suit in the name of an entity other than the above, and enter below:
D/B/A:

DEFENDANT - NAME OF DEFENDANT (FIRST NAME IN SHORT STYLE) - ENTER ADDITIONAL DEFENDANTS ON SEPARATE FORM

Individual State Farm Life & Casualty Co. Last Name State Farm First Name Life & Casualty Co. Maiden Name, if Applicable
Check (✓) if Individual Defendant is acting in capacity as Executor(rix) or Administrator(rix) of an Estate, and enter style:
Estate of
Check (✓) if Individual Defendant is acting in capacity as Business Owner/Operator (d/b/a) or State Agency, and enter entity:
D/B/A / Agency
Business
Enter legal name of business, corporation, partnership, agency - If Corporation, indicate state where incorporated
Check (✓) if Business Defendant is filing suit in the name of an entity other than the above, and enter below:
D/B/A:

ATTORNEY FOR THIS DEFENDANT: Bar No. Or Name: Pro Hac Vice (✓)

In left hand column, check one (1) box that best describes the nature of this suit. In right hand column check all boxes which indicate secondary claims.

Business/Commercial

- ☐ Accounting (Business)
- ☐ Bankruptcy
- ☐ Business Dissolution - Corporation
- ☐ Business Dissolution - Partnership
- ☐ Debt Collection
- ☐ Employment
- ☐ Examination of Debtor
- ☐ Execution
- ☐ Foreign Judgment
- ☐ Garnishment
- ☐ Pension
- ☐ Receivership
- ☐ Replevin
- ☐ Stockholder Suit
- ☐ Other

Domestic Relations

- ☐ Child Custody/Visitation
- ☐ Child Support
- ☐ Contempt
- ☐ Divorce: Fault
- ☐ Divorce: Irreconcilable Differences
- ☐ Domestic Abuse
- ☐ Emancipation
- ☐ Modification
- ☐ Paternity
- ☐ Property Division
- ☐ Separate Maintenance
- ☐ Termination of Parental Rights
- ☐ UIFSA (formerly URESA)
- ☐ Other

Contract

- ☐ Breach of Contract
- ☐ Installment Contract
- ☐ Insurance
- ☐ Product Liability under Contract
- ☐ Specific Performance
- ☐ Other

Probate

- ☐ Accounting (Probate)
- ☐ Birth Certificate Correction
- ☐ Commitment
- ☐ Conservatorship
- ☐ Guardianship
- ☐ Heirship
- ☐ Intestate Estate
- ☐ Minor's Settlement
- ☐ Monument of Title
- ☐ Name Change
- ☐ Power of Attorney
- ☐ Testate Estate
- ☐ Will Contest
- ☐ Other

Statutes/Rules

- ☐ Bond Validation
- ☐ Civil Forfeiture
- ☐ Declaratory Judgment
- ☐ ERISA
- ☐ Eminent Domain
- ☐ Extraordinary Writ
- ☐ Federal Statutes
- ☐ Injunction or Restraining Order
- ☐ Municipal Annexation
- ☐ Racketeering (RICO)
- ☐ Railroad
- ☐ Seaman
- ☐ Other

Appeals

- ☐ Administrative Agency
- ☐ County Court
- ☐ Hardship Petition (Driver License)
- ☐ Justice Court
- ☐ MS Employment Security Comm'n
- ☐ Municipal Court
- ☐ Oil & Gas Board
- ☐ Workers' Compensation
- ☐ Other

Children and Minors - Non-Domestic

- ☐ Adoption - Noncontested
- ☐ Consent to Abortion for Minor
- ☐ Removal of Minority

Torts-Personal Injury

- ☐ Bad Faith
- ☐ Fraud
- ☐ Loss of Consortium
- ☐ Malpractice - Legal
- ☐ Malpractice - Medical
- ☐ Negligence - General
- ☐ Negligence - Motor Vehicle
- ☐ Products Liability
- ☐ Wrongful Death
- ☐ Other

Mass Tort

- ☐ Asbestos
- ☐ Chemical Spill
- ☐ Dioxin
- ☐ Hand/Arm Vibration
- ☐ Hearing Loss
- ☐ Radioactive Materials
- ☐ Other

Real Property

- ☐ Adverse Possession
- ☐ Ejectment
- ☐ Eminent Domain
- ☐ Judicial Foreclosure
- ☐ Lien Assertion
- ☐ Partition
- ☐ Receiver Appointment
- ☐ Tax Sale: Confirmation/Cancellation
- ☐ Title, Boundary &/or Easement
- ☐ Other

Civil Rights

- ☐ Elections
- ☐ Habeas Corpus
- ☐ Post Conviction Relief
- ☐ Prisoner
- ☐ Other

758-01	Beaver, Stephanie G. (601) 664-2446 Steen & Beaver PLLC 2630 Courthouse Cir Ste A P O Box 321257 Flowood, MS 39232 Fax: (601) 982-3601	Beesley, Walter Fred (601) 384-2733 Graves & Beesley 262 Olive St P O Box 607 Meadville, MS 39653 Fax: (601) 384-5568 Email: waltbeesley@yahoo.com	Bell, Lori M. (662) 335-8203 North MS Rural Legal Services 159 N Hlnds P O Box 507 Greenville, MS 38702 Email: loribell@yahoo.com	Bennett, Patricia W. (601) 925-7154 MS College School of Law 151 E Griffith St Jackson, MS 39201-1391 Fax: (601) 925-7113 Email: pbennett@mc.edu
969-12	Beavers, Thomas Dale II. (601) 296-0420 2556 Old Hwy 24 P O Box 15082 Hattiesburg, MS 39404-5082 Fax: (601) 296-0420 Email: attybeavers@hotmail.com	Begley, Samuel L. (601) 969-5545 Begley Law Firm 123 N State St P O Box 287 Jackson, MS 39205-0287 Fax: (601) 969-5547 Email: sbegley1@bellsouth.net	Bell, Warren Barksdale (662) 846-1716 Westerfield & Jancoush 307 Cotton Row Ste 1 P O Box 1448 Cleveland, MS 38732 Fax: (662) 846-7134 Email: wbell@wesjan.com	Bennett, Richard G. (662) 456-3794 Attorney at Law 112 W Washington St Houston, MS 38851-2226 Fax: (662) 456-3794 Email: bennettattorney@midsouth.com
432-42	Beck, Michael E. (813) 222-1800 Murray Marin & Herman 101 E Kennedy Blvd Ste 1810 Tampa, FL 33602 Fax: (813) 222-1801	Begley, Steven H. (601) 605-6900 Wells Marble & Hurst 300 Concourse Blvd Ste 200 P O Box 131 Jackson, MS 39205-0131 Fax: (601) 605-6901 Email: sbegley@wellsmar.com	Bell, William Charles (601) 958-0360 Attorney at Law 406 Orchard Pk P O Box 1876 Ridgeland, MS 39158-1876 Fax: (601) 978-1770 Email: wcbellaw@aol.com	Bennett, Richard T. (601) 944-0466 Bennett Lotterhos Sulser & Wilson 188 E Capitol St Ste 1400 P O Box 98 Jackson, MS 39205-0098 Fax: (601) 944-0467 Email: rbennett@blswlaw.com
444-21	Beck, Sidney F Jr. (662) 895-7555 Beck Law Firm 9086 Pigeon Roost Rd Ste 107 P O Drawer 1310 Olive Branch, MS 38654-0970 Fax: (662) 895-9717 Email: becklawfirm@centurytel.net	Behrens, Kenneth Bernard (662) 843-3346 Office of the Circuit Ct 200 S Court St 3rd Fl P O Drawer 478 Cleveland, MS 38732 Fax: (662) 846-2930 Email: lawclerk11@bellsouth.net	Bell, John A Jr. (601) 366-3236 Attorney at Law 3936 Kings Hwy Jackson, MS 39216-3327 Email: jalexbellan@msn.com	Bennett, Richard Todd (662) 456-3794 Bennett & Bennett Law Firm LLP 112 W Washington St Houston, MS 38851-2226 Fax: (662) 456-3794 Email: teddyb52@hotmail.com
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route: Phyllis Carlin

SF Fire

insured

SIMONS, JEFFREY L & AUDREY L

22908 SYLVAN ST

WOODLAND HLS CA

curr date: 10-05-05

tax id:

913671626

CCF PRINT printed: 10-05-05 5:17 PM

rep: HRFE Collier, Bucky X4750

yr blt

tran

cnty

yr iss

2004

NB

024

2004

stat rpt unit

sec

unit

team

40

F

BQ

A

agt

serv agt

1240-24

agt name (E G

agt phone #

WARREN JR, E G

228-864-2060

Home:

Work:

Cell:

Home:

claim number

policy number

ro

cat number

claim history

RCB

24-Z446-058

99-CE-5131-6

09

date of loss col cmt PD

eff date: 02-13-05 exp date: 02-13-06

cancel/expiration

cov cease dt:

cancel dt:

reinstate dt:

date of loss cat sev unit deduct
08-30-05 PL 1 BQ90 A-2000

stories:

assign date:

reins:

x-ref policy

location

MORTGAGEE:
HOMECOMINGS FINANCIAL NETWORK ITS
SUCCESSORS AND/OR ASSIGNS

forms

title

FP 81033

SPECIAL FORM 3

FE 7540

DEBRIS REMOVAL ENDORSEMENT

FE 5722

FUNGUS (INCLUDING MOLD) EXCL

FE 8321

MULTIPLE LOCATIONS ENDORSEMENT

policy type: RENTAL DWELL 3

limits

pace: P 172.6#

LOS RENT ACTUAL

iv: 00

COV. B 16065

co-ins:

LIAB 300000

MPC/PER 1000

MPC/OCC

GEN AGG 600000

line	flmp class	# UPDATED	risk amount	facts
	scspta			
	cov amount			
001	RD 353	109,456	107,100	UNITS DAMAGED EXTENSIVELY
002	RD 353	109,456	107,100	
003	RD 353	109,456	107,100	

UNITS DAMAGED EXTENSIVELY

SIMONS, JEFFREY L & AUDREY L

22908 SYLVAN ST

WOODLAND HLS CA

913671626

24-Z446-058

24-Z446-058

24-Z446-058

EXHIBIT

"B"

BX0014-001930

RBZ0003N

date: 12-22-08

page: 12

LRE

aim number

4-Z446-058

CAUSE OF LOSS

Named Insured(s)

* denotes forced coverage

@ denotes different deductible

injured:

COL/Ln

comment code

status

reserves

35/001

WN

Paid

04-11-06

0

67/001

Paid

01-27-06

0

67/002

Paid

01-27-06

0

67/003

Paid

01-27-06

0

TOTAL RESERVES

COL/Ln 35/001

status

reserves

indemnity paid

total: Paid 04-11-06

0

6,774.85

Named Insured(s)

Paid 04-11-06

0

6,774.85

COL/Ln 67/001

status

reserves

indemnity paid

total: Paid 01-27-06

0

5,071.66

Named Insured(s)

Paid 01-27-06

0

5,071.66

COL/Ln 67/002

status

reserves

indemnity paid

total: Paid 01-27-06

0

5,171.67

Named Insured(s)

Paid 01-27-06

0

5,171.67

COL/Ln 67/003

status

reserves

indemnity paid

total: Paid 01-27-06

0

5,170.67

Named Insured(s)

Paid 01-27-06

0

5,170.67

PAYMENTS

C denotes consolidated payment

E denotes EFT payment

payment number	payee	total amount	issued	status
109272672J	JEFFREY L. SIMONS & AUDR	6,774.85	04-11-06	PAID
109271882J	SIBLEY GROUP, LTD	2,400.25	04-03-06	PAID
109360041J	JEFFREY L. SIMONS & AUDR	2,569.00	03-09-06	PAID
109459646J	JEFFREY L. SIMONS & AUDR	6,774.85	03-03-06	STOP
109455535J	JEFFREY L. SIMONS & AUDR	12,845.00	01-27-06	PAID
E 109097798K	PILOT CATASTROPHE SERVIC	172.00	10-05-05	PAID